

TREASURY CALLS \$30,000,000

BANKS WILL BE ASKED FOR IT OR BEFORE JULY 10.

International Bankers Think the Call Will Stop the Gold Export Movement—It Is Made in Preparation to Redeem the Outstanding Four Per Cent. of 1907.

WASHINGTON, June 12.—The intention of the Secretary of the Treasury to prepare for the redemption of the outstanding 4 per cent. bonds of 1907 was announced in an official notice from the Department today. It is expected that since about \$50,000,000 of this issue have been redeemed by the Treasury circular of last April, only about \$30,000,000 will be outstanding.

The outstanding residue of the 4 per cent. bonds of 1907, which on July 1 will be about \$30,000,000, will be called for redemption by the circular of April 1, 1907, and the bonds will mature and cease to bear interest on July 2.

In preparation for the redemption of these bonds Secretary Cortelyou announced today that the government placed in national banks last September will be recalled on or before July 10. The official notice given out at the Department today is as follows:

The outstanding residue of the 4 per cent. bonds of 1907, which on July 1 will be about \$30,000,000, will be called for redemption by the circular of April 1, 1907, and the bonds will mature and cease to bear interest on July 2.

As a rule brokers who at the opening of the market were in a position to secure the effect of the suits against the anthracite companies on the course of the day's prices took the view that the hard coal stocks would probably be attacked by the bears, and that the Secretary's setting July 10 rather than an earlier date in that month as the time for the return of the money. By July 10 there will have returned to the Secretary the amount of the dividends disbursed to be made on July 10. The payments to the Government accordingly will not interfere with the July withdrawal of the money.

Both in redemption of the outstanding bonds and in extraordinary payments on Congressional appropriations the Government will be called upon to draw out of the Treasury more money than in any other month of that month. On that account there was little criticism yesterday of the Secretary's announcement that the Government was growing for a few weeks that no such large withdrawals would be made. Generally it was believed that the Secretary's action in the matter taken out. It was remarked, however, that the banks were in good position to make the repayments and that there would be no annoyance returning the money than if it were called at a later date in the year.

In international banking houses it was believed that the Secretary's announcement would put an end to the gold export movement by bringing about an advance in the interest rates here. Demand sterling was strong again yesterday, and the impression had been growing for a few weeks that no such large withdrawals would be made. Generally it was believed that the Secretary's action in the matter taken out. It was remarked, however, that the banks were in good position to make the repayments and that there would be no annoyance returning the money than if it were called at a later date in the year.

At the directors' meeting of the New York Central yesterday afternoon, the option of extending the option on the New Haven Railroad's holdings of Ontario and Western stock. The option, which was obtained as part of the agreement by which the New Haven got trackage rights on the Boston and Albany and a free field in acquiring the Boston and Maine, does not expire until the fall. This is the last directors' meeting before the summer vacation. President Newman has made arrangements for the regular directors to meet on July 10.

The regular directors were declared on four of the Vanderbilt lines. The New York Central declared a quarterly dividend of 3 1/2 per cent. The Lake Shore a semi-annual dividend of 6 per cent., the Michigan Central a semi-annual dividend of 3 per cent. and the Lake Erie and Western a quarterly dividend of 1 per cent.

Chicago Traction Co. Likely to Be Sold. CHICAGO, June 12.—Unless within fifteen days the bonded debt of the Chicago Electric Traction Company, amounting to more than \$1,000,000, is paid with the interest the property and franchises of the company will be sold at auction. This is the effect of a decree of Judge Kahler in the United States Circuit Court filed today. The Chicago Electric Traction Company is a subsidiary of the Chicago and North Western Railway Company.

Decided Drop in Pig Iron Prices. PITTSBURGH, June 12.—There was a decided drop in pig iron prices here today. Spot prices, which last week brought \$23.50 and \$24, were today announced at \$23.00 and \$22, and there were no heavy sales at these prices. In addition to this, the pig iron was quoted at \$23.75 to-day, down from \$24.25 last week. The market is expected to be quiet for some time, and there were no buyers. Buyers profess belief that the iron market has at last been broken.

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GOSSIP OF WALL STREET.

Conservative brokers agreed yesterday that the decline in the market on the preceding day had been a good result. It had demonstrated that the hammering of the bears no longer had the effect of forcing out long stock, and on that account served to restore confidence rather than to depress the market. The bulls had scored by the bears had done and were entirely willing that their adversaries should try the same thing over again. The demonstration of the entire completion of the liquidation that position being strongly against them that they could make only slow progress with their efforts to retire their short contracts. Commission houses were rather impressed by the showing of underlying strength made by the market, but would incline to the opinion that their outlook for the future was on the whole rather discouraged over the outlook.

Everybody in Wall Street had known for about a week of the intention of the Department of Justice to bring suit against the anthracite roads on the ground that they have maintained a combination in restraint of trade, so nobody was surprised when the suit was actually filed. The general impression was that the companies were well prepared to meet whatever action might be taken by the Federal Government, having had ample warning in the frequency with which action had been taken against them. The general impression was that the companies were well prepared to meet whatever action might be taken by the Federal Government, having had ample warning in the frequency with which action had been taken against them.

What looked like a case of stabbing in the back got cotton prices down. False reports affecting the credit of dry goods interests which really stand for a financial betterment of the market was a little over-bought, too, and was ripe for at least a temporary setback. General selling on a moderate scale brought it about after an early advance.

The sharp decline in grain prices accentuated the more favorable character of the market reports from the principal crop sections and strengthened the contentions of those who had argued against odds since Monday that the crop report issued on that day would prove to be the worst of the year. Existing conditions continue, and it would seem that the crop report would show a decided improvement by July 1.

False Dry Goods Rumors Depressed a "Long" Market—Crop Reports Better From Some Sections. What looked like a case of stabbing in the back got cotton prices down. False reports affecting the credit of dry goods interests which really stand for a financial betterment of the market was a little over-bought, too, and was ripe for at least a temporary setback.

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THE COTTON MARKET.

Reports current in the afternoon that Secretary Cortelyou had intended to make a statement late in the evening were supposed to refer to an announcement regarding the withdrawal of the special Government deposits held by the banks, but had no influence on the market. Brokers were confident of the lack of effect that the Street was prepared to yield up a part of its available funds, for which in the present state of business it has little use.

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ARE BEARS AT 44 BROADWAY

VICTIMS OF THE REX UMBRELLA CO. SEEK REVENGE.

New Jersey Constable Gets Secretary Pentreath Arrested—There is a Missing Financier Named Keane and One Vreeland for Whom a Licking Wants.

Edward A. Finnegan is a constable in New Brunswick, N. J., and wears a badge to prove it. The Rex Novelty and Umbrella Company is a concern that rented an office at 44 Broadway in March but hasn't been seen around there much since the last week in April. Early in April Finnegan came across an advertisement that read about like this:

WANTED—Manager for branch at Jamestown Exposition; must be live, capable man; \$50 deposit required; splendid returns and guaranteed salary. REX NOVELTY AND UMBRELLA COMPANY, 44 Broadway, New York.

Finnegan, who was wanting to see the Jamestown show, so he came over to New York to see what the Rex proposition was like. He and the company hit off an agreement whereby he was to take 100 shares of stock at \$5 a share, paying \$50 down and another \$50 installment as soon as he should reach Norfolk, where he was to start in right off as manager at \$35 a week. He didn't see the stock of umbrellas and novelties, he says, but he did see several thousand feet of bearing the company's name and it seemed clear enough that there was very good business ahead.

Finnegan put down his fifty on April 25, he says, and went to Virginia. With the other fifty ready in his pocket he walked up and down the streets of Norfolk and explored the exposition plant, but couldn't find the Rex branch office or a man named Vreeland who was to meet him there. Then he came straight back to New York.

The chief of the Rex Novelty and Umbrella Company was closed—nobody there for several days, the janitor said, except a string of out of town people who looked as if they had a kick.

The Jersey constable went down the hall of the Rex office and also a lawyer, and said he wished Mr. Billington would do something to the Rex people if they respoused. Nobody appeared until the other day when the constable called on A. N. Pentreath, the company's secretary, who was found in the office with his coat off getting some papers from a desk and doing the interest and stock matters. He was hurried in found that Detective Barney McConville of the Central Office was also there. Pentreath had had arrested him.

"Do you know I had to put up \$300 to get my job, and I'm a dupe myself?" he said, according to Billington.

"Where's William M. Keane, president of the company?" asked the officer.

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IRON AND STEEL OUTLOOK.

Blast Furnaces Didn't Do as Well as Expected in May—Pig Markets Quiet.

The Iron Age says: During May the blast furnaces did not do quite as well as expected. The production of that month of the coke and anthracite blast furnaces was 2,374,000 tons, compared with 2,412,250 tons in April. The daily rate was therefore nearly identical—73,975 tons in April and 74,000 tons in May, although the capacity at work on May 1 was considerably larger than it was on April 1.

During May, too, a number of additional stocks have started, so that the June output should show some increase. The steel companies had in April 1,446,788 tons, or at the rate of 48,226 tons per day, and in May produced 1,470,850 tons, or only 47,225 tons per day. The merchant furnaces therefore turned out 830 tons per day more in May than in April.

The pig iron markets throughout the country quiet, but steady, and it looks as though we are about to settle down to a protracted period of dullness, since sellers have contracted their output far ahead and buyers generally are still taking care of.

The outlook for the rest of the business for the structural mills, the contracts including 2,400 tons for a building in Philadelphia, 2,000 tons for shops for the Steel Corporation, 3,000 tons for the Pittsburgh Steel Company, 3,000 tons for a viaduct at Cincinnati and 2,000 tons for Chicago and Northwestern track elevation at Chicago. In this city bids are going in for subway work which will call for 4,500 to 5,000 tons of structural material and concrete for reinforced concrete. Complaints are cropping up, however, in different parts of the country, of some very close figuring on erected work, the shop capacity being very large.

LEVELAND, June 12.—The Iron Trade Review to-morrow will say: A new record in blast furnace production was made last month, the statistics showing an output of 2,374,000 tons, an increase of 64,225 tons compared with April. The daily production was not, however, quite so heavy as in April, the average being 73,975 tons daily, against 74,000 tons in April.

The large number of furnaces in blast on the last day of May indicates a continuance of the heavy production. The country is having little difficulty in consuming the immense amount of structural material and concrete for reinforced concrete. Complaints are cropping up, however, in different parts of the country, of some very close figuring on erected work, the shop capacity being very large.

It seems probable that there will be a shortage of steel making iron in the Central West. The New York market is very quiet, and the foundry iron have not yet covered their full requirements for the present year. In some centers there is considerably more interest manifested in deliveries for the first quarter of next year, but sales are not large.

CONSOLIDATED'S DUCTS FULL. But It May Be in Contempt for Ignoring Court Order to Let Long Acre Co. In. The Long Acre Electric Light and Power Company applied yesterday to Justice McCall in the Supreme Court for an order adjudging the Consolidated Subway Telegraph Company in contempt for failing to carry out a mandamus of the court directing it to permit the Long Acre company to lay its wires in the ducts and subways controlled by the Consolidated.

The Court of Appeals decided recently that the Long Acre company is entitled to have access to the ducts, and a mandamus was entered following this decision.

Such a writ requires the filing of a return with the Supreme Court showing that the order has been complied with, but according to the counsel for the Long Acre company the return filed by the Consolidated was "false and impertinent," as it set forth that the ducts controlled by the Consolidated are not available for use by the Long Acre company's wires. The Consolidated also declared that it would have to construct new ducts, enable it to comply with the order of the court, but failed to specify when, if ever, such ducts would be constructed.

Henry J. Hennessy, president of the Consolidated, replied to the charge of contempt by declaring that as soon as Commissioner O'Brien of the Department of Water Supply, Gas and Electricity would grant permits for the building of such ducts, such ducts would be constructed and access given to them for the wires of the Long Acre company. The contention of the Consolidated is that such permits are granted nothing can be done to obey the court order.

Consent to the Long Acre company's request for decision by the judges and a peremptory decision, but intimated that he would be inclined to grant the motion to punish for contempt unless some better excuse could be made by the Consolidated.

Penalty Suits Against Gude Co. to Be Dropped and a Test Case Made. The O. J. Gude Advertising Company, which erects advertising signs all over the city, applied yesterday to Justice McCall in the Supreme Court for an injunction to restrain the city from proceeding with several suits to collect \$250 penalties from the Gude concern for violations of the city ordinance that prohibits the erection of electric or other advertising signs more than nine feet high on the roof of any building.

Er-Attorney-General Mayer, for the Gude company, said that it was proposed to test the constitutionality of the ordinance, and that injunction proceedings seemed to be the quickest and easiest way to determine whether the city was going to make such an ordinance. Twenty-two penalty suits are pending against the Gude company in the Municipal court, from which an appeal can be taken only to the Appellate Term of the Supreme Court. To get such suits before the Court of Appeals would mean an interminable delay, said Mr. Mayer, and the injunction proceedings could be pushed to a final decision much quicker.

Assistant Corporation Counsel O'Brien said that he would agree to cease bringing such suits if Mr. Mayer would guarantee that no more such suits would be erected until a final decision could be reached by the Court of Appeals. He thought an agreement should be had between counsel, and on this Mayer and O'Brien got together on an understanding that the suits should now pending would be carried to the highest court, and that meanwhile no more suits would be brought.

COLER APPEALS TO GRAND JURY. Borough President Wants More Money for the Building Department. President Bldg. Coler yesterday filed a statement setting forth the strenuous work imposed during his administration on the Building Department in consequence of the great increase in the building operations all over the borough. He complained that owing to the higgledy treatment of the Board of Estimate in the matter of appropriations, as advised by Comptroller Metz, the small staff of building inspectors was unable properly to do the work saddled upon it.

Mr. Coler made a voluntary appearance before the Grand Jury and urged that body to indict the Board of Estimate for neglect of estimate toward the Building Department.

Court of Appeals Calendar. ALBANY, June 12.—Court of Appeals calendar for to-morrow: No. 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 82